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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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4518 7590 01/14/2009 ROBERT W. J. USHER PATENT AGENT 1133 BROADWAY, #1515 NEW YORK, NY 10010			EXAMINER DASGUPTA, SOUMYA	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/706,866

Applicant(s)

MCLENNAN ET AL.

Examiner

SOUMYA DASGUPTA

Art Unit

2176

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 28 October 2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-36 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-36 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SF/ICE)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

Applicant's Response

In the applicant's response dated 10/28/2008, the applicant amended claims 1, 17, and 34; added Claim 36 as a new claim; and argued against all objections and the rejections.

Currently, claims 1-36 are pending and are subject to examination.

Claim Objections

Claims 1 and 17 objected to because of the following informalities: the claims are not properly indented. If a claim sets for a plurality of elements or steps, each element or step of the claim should be separated by a line indentation, 37 CFR 1.75 (i). There may be plural indentations to further segregate subcombinations or related steps.

The examiner notes that Claim 34 is properly indented and Claims 1 and 17 should be indented and spaced similarly to Claim 34.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1, 17, and 34:

Claims 1, 17, and 34 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claims contain subject matter which was not described in the Specification in such a way as to reasonably convey to one skilled in the relevant art that the inventors, at the time the application was filed, had possession of the claimed invention.

The claims recite the limitation "*wherein the text and data content of the automatically generated communication includes information for possible action by a recipient*" [emphasis added] (see Claim 1, Lines 13-14). There is **no** mention in the original Specification of "possible action" for a "*a recipient*."

If the examiner has overlooked the portion of the original Specification that describes this feature of the present invention, then Applicant should point it out (by page number and line number) in the response to this Office Action.

Applicant may obviate these rejections by canceling the claims.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-2, 7, 17-18, and 33 are rejected under 35 U.S.C. 102(b) as being anticipated by Harkins et al (US 5,657,461; Patent Issue Date: Aug 12, 1997; hereafter Harkins) in view of Alam et al (US 6,104,500; Patent Issue Date: Aug 15, 2000; hereafter Alam).

Claim 1:

With respect to claim 1, Harkins teaches a graphical user interface for use in preparation of an automatically generated communication in response to an event requiring generation of a communication, (Figs 2,4-5,7-11).

said communication being generated from a response template which contains data definitions and conditional criteria and wherein conditional criterion in the response template automatically activates alternative selections of text and data according to whether the criterion is met and whether the criterion is not met;

(Col 10, lines 58 – col 11, line 20 → Harkins discloses a system that has “communication being generated from a response template which contains data definitions and conditional criteria” in that the user initially selects the default priority of communication. Then, the system then automatically determines the appropriate communication with respect to the priority and the publication type being worked on.)

said graphical user interface comprising: means for presenting an image of a list of at least one selectable operational option; means for accepting selection of at least one operational option from the list; and means for presenting an image of said at least one operational option selected as a chosen option list (Figs 2,4-5,7-11).

said list of said at least one selectable operational option comprises a list of a plurality of different media by which the automatically generated communication can be transmitted; (Fig 11 → Harkins discloses a list of “at least one selectable operational option comprises a list of a plurality of different media” in that there is list of types of communications that can be selected and prioritized by the user.)

and wherein said list of chosen options comprises at least one chosen media for transmission of the automatically generated communication (Col 10, lines 58 – col 11, line 20 → Harkins discloses a system that has “one chosen media for transmission of the automatically generated communication” in that the user initially selects the default priority of communication. Then, the system then automatically determines the appropriate communication with respect to the priority and the publication type being worked on.)

Harkins does not appear to explicitly disclose **the text and data content of the automatically generated communication includes information for possible action by a recipient, which information is automatically changed depending on the characteristic of the chosen media so that differences in such information text**

and data content between communications are identifiable by a recipient of a communication.

Alam discloses **the text and data content of the automatically generated communication includes information for possible action by a recipient**, (Fig 3 items 22, 36, 38; Fig 9 → Alam discloses this limitation in that the user receives the fax an image or an email (OCR). Fig 9 discloses "information for possible action by a recipient" in that the statement requests the user to "please sign ASAP and send the signed 1st page..." If this image is OCR'd then the "automatically generated communication" will include this "possible action.")

which information is automatically changed depending on the characteristic of the chosen media so that differences in such information between communications are identifiable by a recipient of a communication. (Fig 2 - Fig 3 → Alam discloses "information is automatically changed depending on the characteristic of the chosen media so that differences in such information between communications are identifiable by a recipient of a communication" in that the text and the data of the fax input automatically changes to a fax image or an email interface which is then presented to the user. The user can see the difference between a fax and an email.)

Harkins and Alam are analogous art because they are from the same field of endeavor of changing text of different forms of media.

At the time of the invention, it would have been obvious to one of ordinary skill in the art, having the teachings of Harkins and Alam before him or her, to incorporate a system that publishes text with multiple types of outputs, as disclosed by Harkins, with a system that converts faxed inputs to emails, as disclosed by G .

The motivation for doing so would have been to allow a system to convert text inputs to multiple types of outputs.

Therefore, it would have been obvious to combine Harkins with Alam to obtain the invention as specified in the instant claim.

Claim 2:

With respect to claim 2, Harkins teaches a graphical user interface further comprising: means for selecting a chosen option from the chosen option list; and means for accepting return of a selected chosen option to the list of selectable operational options (Figs 2,4-5, 7-11).

Claim 7:

With respect to claim 7, Harkins teaches a graphical user interface wherein said graphical user interface comprises means for accepting selection of said at least one chosen media and means for directing the automatically generated communication for transmission on said at least one chosen media selected (Fig. 11).

Claim 17:

Claim 17 corresponds to Claim 1.

Claim 18:

With respect to claim 18, Harkins teaches a method comprising the steps of selecting a chosen option from the chosen option list; and accepting return of the chosen option selected to said list of at least one selectable operational option (Figs 2,4-5, 7-11).

Claim 33:

With respect to claim 33, Harkins teaches a graphical user interface further comprising means to implement the chosen options in subsequent generation of the automatically generated communication (Fig. 4-5, 7-11).

Claims 3-5 are rejected under 35 U.S.C. 103(a) as being taught over Harkins et al (US 5657461 – from hereon will be known as Harkins) in view of Alam et al (US 6,104,500; Patent Issue Date: Aug 15, 2000; hereafter Alam) in further view of Celebiler et al (US 6195094 - from hereon will be known as Celebiler).

Claim 3:

With respect to claim 3, Harkins teaches a graphical user interface wherein said means for presenting an image of a list of at least one selectable operational option and said means for presenting an image of said at least one operational option as a chosen option list (Fig 12A).

Harkins and Alam fail to teach the latter together comprise a split screen, said split screen having a first portion and a second portion and being operative to display said list of said at least one selectable operational option in said first portion and to display said chosen option list in said second portion thereof; a method comprising the steps of providing said first portion of said split screen on a first side thereof and providing said second portion of said split screen on a second side thereof; a method wherein said split screen is one of a plurality of split screens.

Celebiler teaches a split screen, said split screen having a first portion and a second portion and being operative to display said list of said at least one selectable operational

option in said first portion and to display said chosen option list in said second portion thereof; a method comprising the steps of providing said first portion of said split screen on a first side thereof and providing said second portion of said split screen on a second side thereof; a method wherein said split screen is one of a plurality of split screens for the purpose of efficiently using the screen space required to indicate to the user and displaying computer applications in multiple content screens to users by splitting a window of information into several panes (Fig. 3 and Fig. 4).

Harkins, Alam, and Celebiler are analogous because they both teach GUIs with lists and operational options.

It would have been obvious to one of ordinary skill in the art to modify Harkins and Alam to utilize a split screen to display a list with selectable operations as taught by Celebiler because it allows the user to use a split screen to display a list with operational functions.

Claim 4:

With respect to claim 4, Harkins teach a graphical user interface.

Harkins fails to teach wherein said split screen has a first side and a second side and said first portion of said split screen is on said first side and wherein said second portion of said split screen is on said second side.

Celebiler teaches wherein said split screen has a first side and a second side and said first portion of said split screen is on said first side and wherein said second portion of said split screen is on said second side for the purpose of efficiently using the screen space required to indicate to the user and displaying computer applications in multiple content screens to users by splitting a window of information into several panes. (Fig 4 and Fig 5).

Harkins, Alam, and Celebiler are analogous because they both teach GUIs with lists and operational options.

It would have been obvious to one of ordinary skill in the art to modify Harkins and Alam to utilize a split screen split screen that has a first side and a second side and said first portion of said split screen is on said first side and wherein said second portion of said split screen is on said second side as taught by Celebiler because split screens enable simultaneous viewing of multiple applications.

Claim 5:

With respect to claim 5, Harkens teach a graphical user interface.

Harkins fail to teach wherein said split screen is one of a plurality of split screens.

Celebiler teach a graphical user interface wherein said split screen is one of a plurality of split screens for the purpose of efficiently using the screen space required to indicate to the user and displaying computer applications in multiple content screens to users by splitting a window of information into several panes (Fig 4).

Harkins, Alam, and Celebiler are analogous because they both teach GUIs with lists and operational options.

It would have been obvious to one of ordinary skill in the art to modify Harkins and Alam to utilize a split screen wherein said split screen is one of a plurality of split screens as taught by Celebiler because split screens enable simultaneous viewing of multiple applications.

Claim 6 is rejected under 35 U.S.C. 103(a) as being taught over Harkins et al in view of in view of Alam et al (US 6,104,500; Patent Issue Date: Aug 15, 2000; hereafter Alam). Makinen et al (US 6826443 - from hereon will be known as Makinen).

Claim 6:

Harkens and Alam fail to teach wherein said list of said at least one selectable operational option is presented as a tree structure.

Makinen teach wherein said list of said at least one selectable operational option is presented as a tree structure for the purpose allowing a hierarchical arrangement of files, folders, and/or directories in a computer (col 4, line 1-7).

Harkens, Alam, and Makinen are analogous because they both teach GUIs with lists and operational options.

It would have been obvious to one of ordinary skill in the art to modify Harkens and Alam into a list of said at least one selectable operational option is presented as a tree structure as taught by Makinen because it enables a user to search a tree structure for the location of a particular object within the tree structure.

Claims 19-23 are rejected under 35 U.S.C. 103(a) as being taught over Harkins et al in view of Alam et al (US 6,104,500; Patent Issue Date: Aug 15, 2000; hereafter Alam) in further view of Makinen et al (US 6826443 - from hereon will be known as Makinen) and in further view of Celebiler et al (US 6195094 - from hereon will be known as Celebiler).

Claim 19-21:

With respect to claim 19-21, Harkins, Alam, and Makinen fail to teach a method comprising the steps of providing a split screen with a first portion and a second portion; presenting, simultaneously, an image of a list of said least one selectable operational

option in the first portion thereof and an image of said chosen option list in the second portion thereof.

Celebiler teaches a method comprising the steps of providing a split screen with a first portion and a second portion; presenting, simultaneously, an image of a list of said least one selectable operational option in the first portion thereof and an image of said chosen option list in the second portion thereof for the purpose of efficiently using the screen space required to indicate to the user and displaying computer applications in multiple content screens to users by splitting a window of information into several panes (Fig 4).

Harkins, Alam, Makinen, and Celebiler are analogous because they both teach GUIs with lists and operational options.

It would have been obvious to one of ordinary skill in the art to modify Harkins, Alam, and Makinen to utilize a split screen to display a list with selectable operations as taught by Celebiler because it allows the user to use a split screen to display a list with operational functions.

Claim 22:

With respect to claim 22, Harkens and Alam fails to teach a method comprising the step of presenting said list of at said least one selectable operational option as a tree structure.

Makinen teaches a method comprising the step of presenting said list of at said least one selectable operational option as a tree structure for the purpose allowing a hierarchical arrangement of files, folders, and/or directories in a computer (col 4, line 1-7).

Harkens, Alam, and Makinen are analogous because they both teach GUIs with lists and operational options.

It would have been obvious to one of ordinary skill in the art to modify Harkens and Alam into a list of said at least one selectable operational option is presented as a tree structure as taught by Makinen because it enables a user to search a tree structure for the location of a particular object within the tree structure (Fig 5 and col 3, line 50-60).

Claim 23:

Harkins and Alam teach the invention as discussed above.

Harkins also teaches the limitations of claim 23; with respect to the claim, Harkins teaches a method comprising the steps of: accepting selection of said at least one chosen medium; and subsequently directing the automatically generated communication for transmission on said at least one chosen medium (Fig. 11).

Claims 12-16 are rejected under 35 U.S.C. 103(a) as being taught over Harkins et al in view of Alam et al (US 6,104,500; Patent Issue Date: Aug 15, 2000; hereafter Alam) in further view of AltaVista Babel Fish (from hereon will be known as Babel).

Claims 12-15:

Harkins and Alam teach the invention as discussed above.

Harkins also teaches the limitations of claims 12-15; with respect to claims, Harkins teaches a graphical user interface wherein said at least one text items comprises items for use in at least one selectable media; a graphical user interface wherein said at least one fixed item comprises at least one selectable place holder for use with at least one media; a graphical user interface wherein said at least one fixed item comprises at least one selectable place holder for use in fixing the position of items with at least one media; a graphical user interface wherein said at least one fixed item comprises at least one selectable item for use with at least one media (Fig. 4-5, 7-11).

Claim 16:

With respect to claim 16, Harkins teaches a graphical user interface comprising means for testing a specified automatically generated communication by presenting different criteria for generation of an automatically generated communication, and means for altering a specification of the automatically generated communication until an user approved automatically generated communications are obtained (Fig. 4-5, 7-11).

Harkens and Alam fail to teach a graphical user interface comprising conversion means for accepting a criterion definition for each of said at least one criteria and for converting the criterion definition into plain language for display; and a graphical user interface wherein said at least one text item comprises items in a plurality of selectable languages; and a graphical user interface wherein said at least one text item comprises items for use in at least one selectable idioms.

Babel teaches a graphical user interface comprising conversion means for accepting a criterion definition for each of said at least one criteria and for converting the criterion definition into plain language for display; and a graphical user interface wherein said at least one text item comprises items in a plurality of selectable languages; and a graphical user interface wherein said at least one text item comprises items for use in at least one selectable idioms for the purpose of text translation and conversion into languages and idioms (http://www.altavista.com/help/babelfish/babel_help). Note that

the examiner interprets idioms to be defined as a language dialect (<http://babelfish.altavista.com/>).

Harkens, Alam, and Babel are analogous because they both teach GUIs with texts.

It would have been obvious to one of ordinary skill in the art to modify Harkens with a language conversion as taught by Babel because it creates a GUI with a language translator.

Claims 8-11 and 24-32 are rejected under 35 U.S.C. 103(a) as being taught over Harkins et al in view of Alam et al (US 6,104,500; Patent Issue Date: Aug 15, 2000; hereafter Alam) in further view of Makinen (US 6826443 - from hereon will be known as Makinen) and in further view of Celebiler et al (US 6195094 - from hereon will be known as Celebiler) and in further view of AltaVista Babel Fish (from hereon will be known as Babel).

Claims 8 and 24:

Harkins teaches the invention as discussed above. Harkins also teaches the limitations of claims 8 and 24; with respect to the claim, Harkins teaches a method wherein said list of said at least one selectable operational option comprises at least one of: at least one criterion to be fulfilled to cause the generation of the automatically

generated communication; at least one criterion to be fulfilled to select a text item; at least one text item to be selected; and at least one fixed item to be selected (Fig. 11).

Claims 8-11 and 24-32:

Harkins also teaches the limitations of claims 28-32; with respect to the claims, Harkins teaches a method wherein said at least one fixed item comprises at least one selectable place holder for at least one media; said at least one fixed item comprises at least one selectable place holder for fixing the position of items with at least one media; wherein said at least one fixed item comprises at least one selectable item for at least one media; comprising the steps of: testing a specified automatically generated communication by presenting different criteria for generation of an automatically generated communication thereto; and altering the specification of the automatically generated communication until a satisfactory automatically generated communication is obtained (Fig. 4-5, 7-11).

With respect to claims 8-11 and 24-27, Harkens and Makinen both fail to teach a method comprising the steps of: accepting a criterion definition for each of said at least one criterion and converting the criterion definition into plain language for display; a method wherein said at least one text item comprises items in a plurality of selectable language; a method wherein said at least one text item comprises items for at least one selectable idiom; wherein said at least one text item comprises items for at least one selectable idiom.

Babel teaches a method comprising the steps of: accepting a criterion definition for each of said at least one criterion and converting the criterion definition into plain language for display; a method wherein said at least one text item comprises items in a plurality of selectable language; a method wherein said at least one text item comprises items for at least one selectable idiom for the purpose of text translation and conversion into languages and idioms; wherein said at least one text item comprises items for at least one selectable idiom. Note that the examiner interprets idioms to be defined as a language dialect (<http://babelfish.altavista.com/>).

It would have been obvious to one of ordinary skill in the art to modify Harkins with a language translator as taught by Babel because it creates a GUI with a language translator.

Harkens and Babel are analogous because they both teach GUI's with texts.

Claims 34-36 are rejected under 35 U.S.C. 103(a) as being taught over Harkins et al in view of Alam et al (US 6,104,500; Patent Issue Date: Aug 15, 2000; hereafter Alam). in view of Alam et al in view of AltaVista Babel Fish (from hereon will be known as Babel) and in further view of Celebiler et al (US 6195094) and in further view of Makinen et al (US 6826443).

Claim 34:

With respect to the claim, Harkins teaches a graphical user interface for use in preparation of an automatically generated communication in response to an event requiring generation of a communication, said graphical user interface comprising: means for presenting an image of a list of at least one selectable operational option comprising at least one of: at least one criteria to be fulfilled to cause generation of the automatically generated communication; at least one criteria to be fulfilled to select a text item; and at least one fixed item to be selected comprising at least one selectable place holder for use with at least one medium, at least one selectable place holder for fixing the position of items with at least one medium and at least one selectable item for use with at least one medium; means for accepting selection of an operational option for use; means for presenting an image of said at least one operational option selected as a chosen option list; means for selecting a chosen option on the chosen option list; said list of said at least one selectable operational option comprises a list of a plurality of different media by which the automatically generated communication can be transmitted; said list of chosen options comprises at least one chosen media for transmission of the automatically generated communication; said graphical user interface comprises means for accepting selection of said at least one chosen media and means for directing the automatically generated communication for transmission on said at least one chosen media selected (Fig. 4-5, 7-11 – see Claim 1 Rejection).

Harkins does not appear to explicitly disclose **wherein the text and data content of the automatically generated communication includes information for possible action by a recipient, which information is automatically changed depending on the characteristic of the chosen media so that differences in such information between communications are identifiable by the recipient of a communication.**

Alam discloses **wherein the text and data content of the automatically generated communication includes information for possible action by a recipient**, (Fig 3 items 22, 36, 38; Fig 9 → Alam discloses this limitation in that the user receives the fax an image or an email (OCR). Fig 9 discloses "information for possible action by a recipient" in that the statement requests the user to "please sign ASAP and send the signed 1st page..." If this image is OCR'd then the "automatically generated communication" will include this "possible action.")

which information is automatically changed depending on the characteristic of the chosen media so that differences in such information between communications are identifiable by the recipient of a communication. (Fig 2 - Fig 3 → Alam discloses "information is automatically changed depending on the characteristic of the chosen media so that differences in such information between communications are identifiable by the recipient of a communication" in that the text and the data of the

fax input automatically changes to a fax image or an email interface which is then presented to the user. The user can see the difference between a fax and an email.)

Harkins and Alam fail to teach at least one text item comprising items in a plurality of selectable languages, items for use in at least one selectable idiom and items for use in at least one selectable medium; conversion means for accepting a criterion definition for each of said at least one criteria and for converting the criterion definition into plain language for display; conversion means for accepting a criterion definition for each of said at least one criteria and for converting the criterion definition into plain language for display.

Babel teaches at least one text item comprising items in a plurality of selectable languages, items for use in at least one selectable idiom and items for use in at least one selectable medium; conversion means for accepting a criterion definition for each of said at least one criteria and for converting the criterion definition into plain language for display; conversion means for accepting a criterion definition for each of said at least one criteria and for converting the criterion definition into plain language for display for the purpose of text translation and conversion into languages and idioms (<http://babelfish.altavista.com/>).

It would have been obvious to one of ordinary skill in the art to modify Harkens with a language translator as taught by Babel because it creates a GUI with a language translator.

Harkins and Babel both fail to teach a means for accepting return of a selected chosen option to the list of selectable operational options, wherein: said means for presenting an image of a list of at least one selectable operational option and said means for presenting an image of said at least one operational option as a chosen option list together comprise a screen split into a first side and a second side and being operative to display said list of said at least one selectable operational option as a tree structure in said first side and to display said chosen option list in said second side thereof.

Celebiler et al (US 6195094) and Makinen (US 6826443) teach a means for accepting return of a selected chosen option to the list of selectable operational options, wherein: said means for presenting an image of a list of at least one selectable operational option and said means for presenting an image of said at least one operational option as a chosen option list together comprise a screen split into a first side and a second side (Celebiler: Fig 4) and being operative to display said list of said at least one selectable operational option as a tree structure in said first side and to display said chosen option list in said second side thereof for the purpose allowing a hierarchical arrangement of files, folders, and/or directories in a computer (Makinen: col 4, line 1-7 and Fig 5).

It would have been obvious to one of ordinary skill in the art to modify Harkins to utilize a split screen to display a list with selectable operations as taught by Celebiler because split screens enable simultaneous viewing of multiple applications and it would have been obvious to one of ordinary skill in the art to modify Harkens into a list of said at least one selectable operational option is presented as a tree structure as taught by Makinen because it enables a user to search a tree structure for the location of a particular object within the tree structure (Fig 5 and col 3, line 50-60).

Harkins, Alam, Makinen, Babelfish, and Celebiler are analogous because they both teach GUIs with lists and operational options.

Claim 35:

Harkins, Alam, Makinen, Babelfish, and Celebiler teach the invention as discussed above.

With respect to the claim 35, Harkins teaches a graphical user interface means for testing a specified automatically generated communication by presenting different criteria for generation of an automatically generated communication, and means for altering a specification of the automatically generated communication until a satisfactory automatically generated communications are obtained (Fig. 4-5, 7-11).

Claim 36:

Harkins, Alam, Makinen, Babelfish, and Celebiler teach the invention as discussed above.

Harkins discloses **the information concerns a document associated with the communication.** (Fig 5 → Harkins discloses this limitation in that the fax and print commands are done on documents.)

Response to Arguments

Telephone Interview on April 4, 2008:

The applicant states that " the examiner indicated that he was inclined to allow the claims as previously worded, subject to further search and supervisor agreement. In a subsequent brief interview responding to a status enquiry by the undersigned prompted by entry of an unidentified status date (subsequently removed) on Private Pair database, the examiner indicated that he had then been prepared to allow the application but his supervisor had subsequently drawn the newly cited reference, Alam to his attention."

The examiner disagrees.

The applicant is clearly mistaken. On April 4, 2008 the examiner briefly telephoned the applicant to inform him that the previous 102(b) rejection is being changed to a 103 (a) in view of Alam. The examiner **recommended that the applicant call the examiner back** to set up an interview in order to formally discuss this case, to alleviate miscommunication, and to possibly discuss allowable subject matter **that may be featured** in the application. The applicant **did not set up an interview as recommended** nor did the applicant return the phone call. Moreover, there is no interview summary that supports the applicant's claim. However, in light of this miscommunication, the applicant is encouraged to contact the examiner in order to discuss allowable subject matter **that may be featured** in the application.

Rejection Under 35 USC ~ 103(a) (Claims 1-35):

Applicant's arguments filed for claims 1-2, 7, 17-19, and 33 have been fully considered but they are not persuasive. The applicant states that in Claims 1 and 17, Harkins in view of Alam does not disclose "the text and data content of the automatically generated communication includes information for possible action by a recipient, which information is automatically changed depending on the characteristic of the chosen media so that differences in such information between communications are identifiable by a recipient of a communication."

The examiner disagrees.

In Fig 3 items 22, 36, 38; Fig 9 of Alam, Harkins in view of Alam discloses "the text and data content of the automatically generated communication includes information for possible action by a recipient" in that the user receives the fax an image or an email (OCR). Fig 9 discloses "information for possible action by a recipient" in that the statement requests the user to "please sign ASAP and send the signed 1st page..." If this image is OCR'd then the "automatically generated communication" will include this "possible action." In Fig 2 and 3 of Alam, Harkins in view of Alam discloses "which information is automatically changed depending on the characteristic of the chosen media so that differences in such information between communications are identifiable by a recipient of a communication" in that the text and the data of the fax input automatically changes to a fax image or an email interface which is then presented to the user. The user can see the difference between a fax and an email.

Claim 17-19, and 33 are dependent claims of Claims 1 and 17. Since Claims 1 and 17 are rejected, Claim 17-19, and 33 are also rejected.

Rejection Under 35 USC ~ 103(a) (Claims 3-5, 8-16, 19-23, 24-32, and 34-35):

Claims 3-5, 8-16, 19-23, 24-32, and 35 are dependent claims of Claims 1, 17, and 34. Since Claims 1, 17, and 34 are rejected, Claim 3-5, 8-16, 19-23, 24-32, and 34-35 are also rejected.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **SOUMYA DASGUPTA** whose telephone number is (571)272-7432. The examiner can normally be reached on M-Th 9am-7pm, F 9am-1pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doug Hutton can be reached on 571-272-4137. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SD

/Doug Hutton/
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